Fw: public notice of liablity

From: living man of god <living_man_of_god@protonmail.com>

To: Help <Help@hcad.org>

CC: board@hcad.org <board@hcad.org>

BCC: Marilyn Mackey < Marilyn. Mackey@lgbs.com>

Date: Wednesday, October 17th, 2018 at 10:20 AM

I AM NOT IN ANY WAY SHAPE OR FORM PART OF YOUR CORPORATION OR ANY OTHER COMMERCIAL COMMERCE ORGANIZATION.

I SENT AN EMAIL DIRECTLY TO:

to: deborah weselka, the woman acting as 'communications officer' of and for the dead legal structure doing business as 'harris county appraisal district', in your private and unlimited capacity.

AND RECEIVED THIS RESPONSE.

Thank you for your email. We answer all incoming emails in the order received. Heavy email and call volumes during certain times of the year can result in a longer wait time. If you are writing because of an upcoming deadline or concerning a time-sensitive matter, you also may call 713-957-7800 for information and assistance. Contacting us by email will not change or delay a deadline. To re-schedule a protest hearing, please call 713-812-5860. If you are contacting us for your iFile number, please see below.

IFILE NUMBERS

The iFile number is in the top right corner of your annual appraisal notice.

If you do not have your notice handy, the quickest way to retrieve your iFile number is through the HCAD mobile app.

Please visit the Apple App Store or the Google Play Store to download the HCAD mobile App.

2018 PROTEST DEADLINE CHANGE

Protest deadline was May 15, 2018 for notices sent on or before April 13, 2018.

If your notice was sent AFTER April 13, 2018, your protest deadline will be 30 days from the date of your notice.

ATTENTION: Harris County Appraisal District Board of Directors

private

notice to principal is notice to agent. notice to agent is notice to principal. notice to public. public notice.

this self executing contract is response to claim against me by men and women acting as agents of and for the dead legal structure operating in commercial commerce doing business as HARRIS COUNTY APPRAISAL DISTRICT, on behalf of the dead legal structure operating in commercial commerce doing business as STATE OF TEXAS, on behalf of the dead legal structure operating in commercial commerce doing business as United States, an insolvent bankrupt corporation operating in commercial commerce on behalf of international bankers who are the receivers of the Untied States bankruptcy.

https://www.fiscal.treasury.gov/fsreports/rpt/finrep/fr/fr_index.htm

https://comptroller.texas.gov/transparency/reports/comprehensive-annual-financial/

http://hcad.org/about/hcad-financials/

http://cafrpasadenatx.com/cafr/?doing_wp_cron=1539788860.7868869304656982421875

- (15) "United States" means—
- (A) a Federal corporation;
- (B) an agency, department, commission, board, or other entity of the United States; or
- (C) an instrumentality of the <u>United States</u>.

silence is acquiescence, agreement, dishonor and estoppel.

from the self-aware living soul of god existing within the living breathing flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; known commonly as, "master."

hereinafter: me, my, myself or i.

"in the beginning god created the heauen, and the earth. "genesis 1:1.

10/30/21, 14:56

- "And God said, Let vs make man in our Image, after our likenesse: and let them have dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth. "genesis 1:26.
- · "and the lord god formed man of the dust of the ground, & breathed into his nostrils the breath of life; and man became a liuing soule. "genesis 2:7.
- · "render therefore vnto cesar, the things which are cesars: and vnto god, the things that are gods." matthew 22:21.

i originate from god. i am the creation of god. i belong to god. i am god's property. i only serve god; only god can save me.

congress declares the bible "the word of god"

public law 97-280, october 4, 1982.

97th congress, 96 stat. 1211.

Allodial land is that possessed by a man in his own right, free and absolute, without owing any rent or service to any superior. Baker v. Dayton, 28 Wis. 367, 377; 2 Bl. Comm. 104; 3 Kent, Comm. 495.

"That which is ours cannot be transferred to another without our act (consent)."

(Id quod nostrum est sine facto nostro ad alium transferri non potest

Black's Law Dictionary Revised 4th Edition page 879).

"A maxim is a proposition to be of all men confessed and granted without proof, argument, or discourse."

Id. 67a".

"Plain truths need not be proved." (Perspicua vera non sunt probanda – Black's Law Dictionary Revised 4th Edition).

Aequum et bonum, est lex legum. What is good and equal, is the law of laws. Hob. 224.

Quae rerum natur prohibentur, null lege confirmata sunt.

What is prohibited in the nature of things, cannot be confirmed by law. Finch's Law, 74.

Lexspectat naturae ordinem. The law regards the order of nature. Co. Litt. 197.

Quod ad jus naturale attinet, omnes homenes aequales sunt.

All men are equal before the natural law. Dig. 50, 17, 32.

"An equal has no dominion over an equal." (Par in parem imperium non habet. – Black's Law Dictionary 7th Edition page 1673)

All are equal under the Law (God's Law-Ethical and Natural Law). (Exodus 21:23-25; Lev. 24:17-21; Deut. 1:17, 19:21; Matt., 22:36-40; Luke10:17; Col. 3:25. Legal maxims: "No one is above the law."; "Commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few.").

In mercibus illicitis non sit commercium. No commerce should be in illicit goods. 3 Kent, Com. 262, n.

Vendens eandem rem doubus falsarius est. It is fraudulent to sell the same thing twice.

Peccata contra naturam sunt gravissima. **Offences against nature are the heaviest**. <u>3 Co. Inst. 20.</u>

Nemo ex alterius facto praegravari debet. No man ought to be burdened in consequence of another's act.

Consensus facit legem. Consent makes the law. A contract is a law between the

4 of 33

parties, which can acquire force only by consent.

Id omne licitum est, quod non est legibus prohibitum, quamobrem, quod, lege permittente, fit, poenam non meretur.

To be valid a contract must be lawful.

Contractus ex turpi caus, vel contr bonos mores nullus est.

A contract founded on a base and *unlawful* consideration, or against good morals, is null.

Hob. 167; Dig. 2, 14, 27, 4.

ipsae leges cupiunt ut jure regantur. Co. Litt. 174. the laws themselves require that they should be governed by right.

everyone may renounce or relinquish a right introduced for his own benefit.

"It does not matter whether a revocation is made by words or by acts."

(Non refert verbis an factis fit revocatio. – Black's Law Dictionary 7th Edition page 1667).

Invito beneficium non datur. **No one is obliged to accept a benefit against his consent.** <u>Dig. 50, 17, 69.</u>

invito benificium non datur. a benefit is not conferred on one who is unwilling to receive it; that is to say, no one can be compelled to accept a benefit.

"An act of law does no one wrong." (Actus legis nemini facit injuriam.

Black's Law Dictionary 7th Edition page 1617)

Hominum caus jus constitutum est. Law is established for the benefit of man.

"The power which is derived cannot be greater than that from which it is derived."

(Derativa potestas non potest esse major primitiva - Bouvier's 1856 Law Dictionary).

The law rises out of the fact. 2 Inst. 4779; 2 Bl. Comm. 329.

_

Les fictions naissent de la loi, et non la loi des fictions. Fictions arise from the law, and not law from fictions.

Nunquam fictio sine lege. There is no fiction without law.

Fictio cedit veritati; fictio juris non est, ubi veritas.

Fiction yields to truth. Where truth is, fiction of law does not exist.

In praesentia majoris potestatis, minor potestas cessat.

In the presence of the superior power, the minor power ceases. $\underline{\text{Jenk. Cent.}}$

-

use your own property and your own rights in such a way that you will not hurt your neighbor, or prevent him from enjoying his.

acting and consenting parties are liable to the same punishment.

6 of 33

10/30/21, 14:56

| facinus quos inquinat aequat. guilt makes equal those whom it stains. |
|---|
|---|

Things accessory are of the nature of the principal.

things are construed according to that which was the cause thereof.

things incident pass by grant of the principal.

The law of God and the law of the land are all one and both preserve and favor the private rights to the land. Keilw. 191.

Woe vnto you Scribes and Pharisees, hypocrites, for yee are like vnto whited sepulchres, which indeed appeare beautiful outward, but are within full of dead mens bones, and of all vncleannesse. Euen so, yee also outwardly appeare righteous vnto men, but within ye are full of hypocrisie and iniquitie.

MATTHEW chapter 23 verse 27-28

in the law of estoppel, "silence" implies the knowledge and an opportunity to act upon it.

"He who does not deny, admits." (Qui non negat fatetur. – Black's Law Dictionary Revised 4th Edition page 1414).

"An error which is not resisted or opposed is approved." (Error qui non resistitur approbatur – Black's Law Dictionary Revised 4th Edition page 639).

notice to Harris County Appraisal District Board of

Directors:

Pete Pape, Chairman,

Glenn E. Peters, Secretary,

Wanda Adams, Assistant Secretary,

Ann Harris Bennett, Ex-Officio Director,

Al Odom, Director,

Jim Robinson, Director,

Mike Sullivan, Director,

in your private and unlimited capacity.

hereinafter: you, your, yours.

every thing i think, say, write, do and express in any form, includes, and is limited to, my own meaning exclusively.

my acts and deeds include, and are limited to, my own meaning, explicitly, and may not be construed to imply differently.

it is not my intention to harass, intimidate, offend, conspire, blackmail, coerce, or cause anxiety, alarm or distress. this document and attachments are presented with honorable and peaceful intentions, and are expressly for your benefit to provide you with due process and a good faith opportunity to state a verified claim.

i am not one of your servants and i will not communicate with you through your servants.

"It is a fault for any one to meddle in a matter not pertaining to him."

(Culpa est immiscere se rel ad se non pertinenti –Black's Law Dictionary Revised 4th Edition page

"No one should interfere in another's business that does not at all concern him."

(Nemo debet immiscere se rei alienae ad se nihil pertinenti. – Black's Law Dictionary 7th Edition page 1661).

......

- 1. you made a claim against me and now you have a duty and obligation to prove your claim against me is true, correct, complete, and certain with positive proof of verified facts of unambiguous evidence, or concede fraud and thereby waive all immunity and defenses heretofore and forever hereafter.
- Evidence does not consist of vague, uncertain, irrelevant matter not carrying the quality of proof to induce conviction. McDonald v Robertson, 104 F. 2d 945, 948.
- "It is a wretched state of slavery which subsists where the law is vague or uncertain." (Misera est servitus, ubi jus est vagum aut incertum Black's Law Dictionary Revised 4th Edition page 1151).
- 2. your threats against me are causing serious injury to me. the enormous amount of duress caused by the extremely high levels stress i am experience from the uncontrollable fear for my life is excruciating and unbearable.
 - a. threat a menace; a declaration of one's purpose or intention to work injury to the person, rights, or property of another.
 - b. assault <u>any willful attempt or threat to inflict injury upon the person of another, when coupled with an apparent present ability to do so</u>, and any intentional display of force such as would give the victim reason to fear or expect immediate bodily harm, constitutes an assault. <u>an assault may be committed without actually touching, or striking, or doing bodily harm, to the person of another.</u>
 - c. injury any wrong or damage done to another, either in his person, rights, reputation, or property
- Maxime paci sunt contraria vis et injuria. The greatest enemies to peace are force and wrong. <u>Co. Litt.</u> 1616.
- "Nothing is so opposed to consent as force and fear." (Nil consensui tam contrarium est quam vis atque metus. Black's Law Dictionary Revised 4th Edition page 1197).
- 3. your threats against me are absolutely completely destroying any/all existence of peace and happiness in my life by forcing me to live in constant perpetual fear that men with guns will attack me, on your behalf, and steal land that lawfully belongs to me.
- 4. to prevent false claims against me, i require any/all claims against me be expressed in writing with

claimant's own wet ink signature and endorsement notarized under penalty of perjury as true, correct, complete and certain; not false or misleading and not hearsay.

i require a certified copy of following declaration signed by you under penalty of perjury to verify claim is valid.

| 'declaration of true valid claim' |
|--|
| "i,, being of sound mind, lawful age, and fully cognizant of the penalty of perjury do hereby, |
| affirm, depose, and say, my claim against the living man known as,, is true, |
| correct, complete, and certain; not false or misleading and not hearsay. i have personal first-hand knowledge of |
| positive proof of verified facts of unambiguous evidence of a valid claim against |
| signed under penalty of perjury |
| by: |

Qui non libere veritatem pronunciat, proditor est verilatis.

He who does not willingly speak the truth, is a betrayer of the truth.

5. if you are not willing to affirm your claim as true, correct, complete and certain, then you are knowingly, willfully, and intentionally making a fraudulent claim against me and do thereby waive any/all immunity and defenses, heretofore and forever hereafter, and agree to accept full liability for trespass against me.

He who affirms must prove. Porter v Stevens, 9 Cush. (Mass.) 535.

6. if you do not possess positive proof of verified facts of unambiguous evidence of a valid claim, then you are knowingly, willfully, and intentionally making a fraudulent claim against me and do thereby waive any/all immunity and defenses, heretofore and forever hereafter, and agree to accept full personal liability for trespass against me.

10 of 33

What is proved by record ought not be denied. Black's, 2nd (1910) 986.

7. only a verified claim will be deemed a valid response; all other responses will be deemed invalid.

if you do not verify your claim with a valid response within twenty-one days it will be deemed a nullity immediately and forever hereafter be null and void in all courts.

you will not subjected me to further duress with false claims.

verify your claim with a valid response or thereby concede fraud.

anyone making a claim against another should possess personal first-hand knowledge of verified facts of unambiguous evidence the claim they are making is true, correct, complete, and certain; not false or misleading and not hearsay.

any claim made without such knowledge and evidence is a false claim and an act of fraud.

what is not proved and what does not exist are the same; it is not a defect of the law, but of proof. it is the same thing not to be as not to appear. not to appear is the same thing as not to be.

to verify claim, email me a certified copy of the 'declaration of true valid claim' with your own wet ink signature and endorsement notarized under penalty of perjury before: 11/7/2018 to living_man_of_god@protonmail.com

if your claim is not verified it will be immediately deemed null and void, heretofore and forever hereafter.

Ø do not waste my time and threaten my life.

11 of 33

life. the sum of the forces by which death is resisted.

Øi will not intercourse with you further unless you are willing to verify, under penalty of perjury, your claim is true, correct, complete, and certain; not false or misleading, and not hearsay.

legality is not reality

- \varnothing i am not a legal person therefore i do not have a legal name or legal address.
- \varnothing brian douglas roark originates from my physical being's existence.
- \emptyset brian douglas roark is a legal name; a fraudulent copy of the true name, "brian-douglas of the roark clan."
- \emptyset brian douglas roark was created without fully informed freely given consent and is thereby a fraud and nullity.
- Ø brian douglas roark is created, issued, and owned by legal agencies for intercourse in commercial commerce.
- Ø i do not wish to perform commercial commerce intercourse and i do not consent to being forced against my own god given free will into performing compulsory commercial commerce intercourse with a insolvent, bankrupt, dead legal structures operating on behalf of international bankers, who are the receivers of the United States bankruptcy.
- \emptyset no full disclosure contract with my wet ink signature exist. i have never been fully informed and i have never freely given my consent.
- Ø "The power which is derived cannot be greater than that from which it is derived."
- (Derativa potestas non potest esse major primitiva Bouvier's 1856 Law Dictionary).
- \emptyset i have a religious objection to being forced to perform commercial commerce against my own god given free will.
 - thou shalt have no other gods before me." exodus 20:3.
 - "thou shalt not bow downe thy selfe to them, nor serue them: for i the lord thy god am a iealous god..."exodus 20:5.
 - · "What thing soeuer i command you, observe to doe it: thou shalt not adde thereto, nor diminish from it." deuteronomy 12:32.

- "for the lord is our iudge, the lord is our lawgiuer, the lord is our king, he wil saue vs. "isaiah 33:22.
- · we are all bound to our lawgiver, regardless of our personal interpretation of reality. [isaiah 33:22, james 4:12]

 \emptyset i am authorized, by the true owner, to sign for brian douglas roark because brian douglas roark is not my name.

 \emptyset i am the true holder in due course of brian douglas roark. brian douglas roark is created from my physical being, the living man of nature sojourning earth, known as "master."

 \emptyset i am not part of any legal, political, or military societies, communities, organizations,... i am bound and obligated solely to god and governed exclusively by nature.

i am not an expert in the law, however i do know right from wrong. if there is any man damaged by statements herein, if he will inform me by facts i will sincerely make every effort to amend my ways. i hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

if the parties given notice be means of this document have information that would controvert and overcome this affidavit please advise me in written affidavit form within thirty days from receipt hereof providing me with your counter affidavit proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law no merely the ultimate facts or conclusions of law that this affidavit statement is substantially and materially false sufficiently to change materially my status and factual declarations. your silence stand as consent to and tacit approval of the factual declarations herein being established as fact as a matter of law.

- i) The United States government is in bankruptcy and Congress are the trustees. It is a legal maxim that a bankrupt is 'civilly dead'. That means that Congress cannot legally make positive law in bankruptcy, because they have no legal standing. The federal government has been in Chapter 11 bankruptcy from 1863 to today.
- ii) It is well enough that people of the nation do not understand our banking and monetary system, for if they did, I believe there would be a revolution before tomorrow morning. Henry Ford
- iii) If the people only understood the rank injustice of our money and banking system, there would be a revolution before morning. President Andrew Jackson
- **iv)** Freedom is not a gift bestowed upon us by other men, but a right that belongs to us by the laws of God and nature. **Benjamin Franklin**

- v) Man will ultimately be governed by God or by tyrants. Benjamin Franklin
- **vi)** The Constitution is not an instrument for the government to restrain the people, it is an instrument for the people to restrain the government lest it come to dominate our lives and interests. **Patrick Henry**

by: the true ambassador of god known as, "master."; true living soul of a free sovereign man of nature sojourning earth.

Sent with **ProtonMail** Secure Email.

----- Original Message -----

On Friday, October 12, 2018 8:53 AM, Living man of God living_man_of_god@protonmail.com> wrote:

private

public notice of liability

notice to agent is notice to principal. notice to principal is notice to agent. notice to public. public notice.

silence is acquiescence, agreement, dishonor and estoppel.

to: deborah weselka, the woman acting as 'communications officer' of and for the dead legal structure doing business as 'harris county appraisal district', in your private and unlimited capacity.

hereinafter: you, your or yours.

from the self-aware living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; i am true fact of nature known commonly as, "master.

hereinafter: me. my, myself or i.

i, me, my or myself, the living soul existing within the free sovereign man of nature called, "master," being cognizant of the penalty of perjury, do hereby affirm, depose, and say, my word is my bond.

everything written within this instrument is the truth, the whole truth, and nothing but

the truth, so help me god.

- · i am age of majority, competent to testify, and possess supreme authority over every matter written herein.
- · i sojourned earth on soil referred to as texas at a place referred to as pasadena for the past thirteen years of my life.
- · i possess first-hand knowledge of every thing written within this instrument and make this declaration of my own free will act and deed to affirm every thing written herein is true, correct, complete, not misleading and not hearsay.
- · i have never been a member of any military, country, state, county, city, society, community, corporation,....
- · i only serve god. only god commands me. only god represents me. only god judges me. only god can save me.
- \cdot i am solely wholly obligated exclusively to the one true, supreme, prime creator; god almighty in heaven above.
- · i am true fact of nature. fact is superior to fiction. fictitious entities are inferior to living beings; fictions do not exist.
- · fictions of law can not act; acts arise from man. man is liable for his acts; principal is liable for agent.
- · all men are equal. no man is superior to me. no man is my superior. god is superior to man. god is my sole superior.
- · every thing i think, say, write, do and express in any form, includes, and is limited to, my meaning exclusively.

the expressed agreement of the parties overcomes or prevails against the law, because the agreement of the parties makes the law of the contract.

NOTICE: silence is acquiescence, agreement, dishonor and estoppel. speak now or forever hold your peace.

"silence can only be equated with fraud where there is a legal and moral duty to speak, or where an injury left unanswered would be intentionally misleading."

u.s. v. tweel, 550 f.2d 297,299 (1977), quoting u.s. v. prudden, 424 f.2d 1021, 1032 (1970).

"when circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

fisher controls international, inc. v. gibbons, 911 s.w. 2d 135 (1995)

"when a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation."

blanton v. sherman compress co., 256 s.w. 2d 884 (1953)

silence activates estoppel, pursuant to carmine v. bowen, 64 a. 932.

----- LAST COMMUNICATION

To the woman known as Deborah Weselka in her private and unlimited capacity:

It has been almost a month and you have not responded to my previous email.

The question I asked was:

1. Do you have any proof, physical facts of evidence, that just because a man is physically geographically located on land you call 'HARRIS COUNTY' that your laws apply to him?

i shall consider you silent acquiescence to be evidence that you have no jurisdiction over man just because man is physically geographically located on land you call 'HARRIS COUNTY'.

i do not have a phone, i do not have a mail box, i do not have an automobile so the only form of communication available for me is email.

Thanks

Disclaimer

...Known ALL by these Presents

ALL GOD GIVEN FREEDOM PRESERVED; NONE WAIVED.

ALL 'so called; RIGHTS PRESERVED; NONE WAIVED.

ALL 'so called' RIGHTS NOT MENTIONED HEREIN PRESERVED; NONE WAIVED.

EXEMPT FROM LEVY;

EXEMPT FROM LIEN;

EXEMPT FROM SEIZURE;

IMPORTANT NOTICE (READ CAREFULLY):

16 of 33

- 1. i am known as brian.
- 2. i am not BRIAN DOUGLAS ROARK or any other legal fiction.
- 3. BRIAN DOUGLAS ROARK is a legal name not a living man.
- 4. i am the living man the Ens Legis, BRIAN DOUGLAS ROARK, was created from.
- 5. BRIAN DOUGLAS ROARK is not my name.
- 6. BRIAN DOUGLAS ROARK was created and issued by an agency of a de facto Corporate Government.
- 7. BRIAN DOUGLAS ROARK is a legal fiction created for commercial commerce intercourse.
- 8. i am not a citizen.
- 9. i am not a resident.
- 10. i am not a person.
- 11. i am not a legal fiction.
- 12. i am a man of God.
- 13. i am not in HARRIS COUNTY.
- 14. HARRIS COUNTY is a legal structure.
- 15. Legal structures are fictions of the minds of those who choose to believe in them.
- 16. I could not possible be in a legal structure as I am a physical man of nature.

The surety for the Ens Legis BRIAN DOUGLAS ROARK and all public debt is:

Secretary of the Treasury

c/o U.S. DEPARTMENT OF TREASURY

1500 Pennsylvania Avenue, NW.

Washington, D.C. 20220

ALL DEBT INCURRED BY THE ENS LEGIS, BRIAN DOUGLAS ROARK, MUST BE SENT TO THE Secretary of the Treasury at the U.S. DEPARTMENT OF THE TREASURY for discharge.

. In 1933 all gold and silver was taken from people making it impossible for people to pay for anything. The Federal Reserve is a private for profit international corporation.

Federal reserve notes are debt instruments.

- Federal reserve notes are created from nothing and backed by nothing.
- 6. A debt can not be paid with a debt.
- 3. I DO NOT WORK FOR FREE.

NOTICE OF MY FEE SCHEDULE FOR COMMERCIAL COMMERCE INTERCOURSE.

THESE FEES REFLECT MY INVOLUNTARY AND FORCED PARTICIPATION IN COMMERCIAL COMMERCE INTERCOURSE BY ANN HARRIS BENNETT AND HARRIS COUNTY APPRAISAL DISTRICT.

Fee Schedule:

1. Emails = \$5000 USD (five thousand dollars) per email (sent or received).

- Phones Calls = \$10,000 USD (ten thousand dollars) per phone call (outgoing or incoming).
- 3. Letters = \$15,000 USD (fifteen thousand dollars) per letter (sent or received).
- Physical Appearance = \$50,000 USD (fifty thousand dollars) per appearance.
- Physical Appearance in Court = \$20,000,000 USD (twenty million dollars) per appearance.
- **6**. Imprisonment = \$50,000,000 USD (fifty million dollars) per day imprisoned.
 - * all fees are mandatory, non-negotiable and payable upon demand in gold and silver only.

VOID WHERE PROHIBITED BY LAW...

Living Man of God, brian.

----- YOU NEVER RESPONDED - YOUR SILENCE IS TACIT ACQUIESCENCE, AGREEMENT, DISHONOR AND ESTOPPEL.

you made a claim and have the burden of proof, if you can not prove your claim then you have no claim.

the result of your failure to respond to my previous communication is causing more injury to me.

you have a duty and an obligation to respond to my inquiry about the claim made against me by Edward Martin Emmett, the acting chief executive officer of 'HARRIS COUNTY', through HARRIS COUNTY APPRAISAL DISTRICT agents.

you are making a claim against me and i do hereby, on the record, for the record to let the record show, require proof of claim.

i require a man with personal first-hand knowledge that i, the living soul of god within the flesh and blood man of nature sojourning on earth, am liable and obligated to convey the fruits of my labor to an invisible, intangible, incorporeal, dead legal structure operating in commercial commerce, against my own god given free will without my fully informed freely given consent.

it is a fact that there has been no way to truly pay for anything since 1933.

the federal reserve is a private for profit foreign owned corporation and federal reserve notes are private script. i refuse to participate in the fraudulent monetary system of your corporation.

- 1. to prevent false claims against me, i require all claims against me be expressed in writing with parties own wet ink signature and endorsement notarized under penalty of perjury, and
- 2. claimants must possess absolute power and authority to make said claim, and
- claimants must possess personal first hand knowledge of verified facts of unambiguous evidence claim is true, correct, complete and certain, not false, not misleading and not hearsay.

if you are not willing make a claim against me in writing with your own wet ink signature and endorsement notarized under penalty of perjury then you know your claim is false and you are committing fraud and do thereby concede guilt and waive all immunity and defenses.

18 of 33

What is FRAUD?

Fraud consists of some deceitful practice or willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional.

Black's Law Dictionary, 2nd Edition.

https://thelawdictionary.org/fraud/

i am not in HARRIS COUNTY; HARRIS COUNTY is a dead legal structure operating in commercial commerce.

https://auditor.harriscountytx.gov/CAFR/HC%20CAFR%20Final%20FY%202017.pdf

i am not a legal person and therefore do not have a legal name or legal address.

i do not have a mailbox and i do not do business over the phone.

my only means of communication is this secure encrypted email: living_man_of_god@protonmail.com

i require all further communication and documents be transmitted through email exclusively; **DO NOT EVER TRESPASS ON MY LAND AGAIN!** access to my land is absolutely forbidden without my expressed hand-written consent forever hereafter.

i know your claim is false and misleading and do not appreciate being threatened by your through your agents.

i am known as master and demand you address me ONLY as master.

do not attempt to refer to me as mr. sir. BRIAN ROARK or any other fiction of law. attempting to fraudulently identify me as a fictitious entity is fraud and trespass against me.

there is no such man as BRIAN ROARK and there is not such place as 3333 LAFFERTY RD. PASADENA TEXAS 77504.

as you have made a claim against me, i expect you possess personal first-hand knowledge of verifiable facts of unambiguous evidence of said claim.

i require you send me a certified copy of your claim in writing with your own wet ink signature and endorsement notarize under penalty of perjury within the next three days or concede fraud and waive all immunity and defenses forever hereafter.

HE WHO DOES NOT DENY ADMITS.

this is a self executing contract. silence is acquiescence, agreement, dishonor and estoppel. failure to respond is fatal.

by: the self-aware living soul god within the flesh and blood man of nature sojourning earth as an ambassador of god almighty. known as master.

Sent with ProtonMail Secure Email.

----- Original Message -----

On Thursday, October 11, 2018 5:04 PM, Living man of God < living_man_of_god@protonmail.com> wrote:

private

public notice of liability

notice to agent is notice to principal. notice to principal is notice to agent. notice to public. public notice.

silence is acquiescence, agreement, dishonor and estoppel.

to: jim brod, the man acting as chief executive officer of the dead legal structure doing business as linebarger goggan blair & sampson, llc, in your private and unlimited capacity.

hereinafter: you, your or yours.

from the self-aware living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; i am true fact of nature known commonly as, "master.

hereinafter: me. my, myself or i.

i, me, my or myself, the living soul existing within the free sovereign man of nature called, "master," being cognizant of the penalty of perjury, do hereby affirm, depose, and say, **my word is my bond.**

- everything written within this instrument is the truth, the whole truth, and nothing but the truth, so help me god.
- · i am age of majority, competent to testify, and possess supreme authority over every matter written herein.
- · i sojourned earth on soil referred to as texas at a place referred to as pasadena for the past thirteen years of my life.
- · i possess first-hand knowledge of every thing written within this instrument and make this declaration of my own free will act and deed to affirm every thing written herein is true, correct, complete, not misleading and not hearsay.

- · i have never been a member of any military, country, state, county, city, society, community, corporation,....
- · i only serve god. only god commands me. only god represents me. only god judges me. only god can save me.
- · i am solely wholly obligated exclusively to the one true, supreme, prime creator; god almighty in heaven above.
- · i am true fact of nature. fact is superior to fiction. fictitious entities are inferior to living beings; fictions do not exist.
- · fictions of law can not act; acts arise from man. man is liable for his acts; principal is liable for agent.
- · all men are equal. no man is superior to me. no man is my superior. god is superior to man. god is my sole superior.
- · every thing i think, say, write, do and express in any form, includes, and is limited to, my meaning exclusively.

the expressed agreement of the parties overcomes or prevails against the law, because the agreement of the parties makes the law of the contract.

NOTICE: silence is acquiescence, agreement, dishonor and estoppel. speak now or forever hold your peace.

"silence can only be equated with fraud where there is a legal and moral duty to speak, or where an injury left unanswered would be intentionally misleading."

u.s. v. tweel, 550 f.2d 297,299 (1977), quoting u.s. v. prudden, 424 f.2d 1021, 1032 (1970).

"when circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

fisher controls international, inc. v. gibbons, 911 s.w. 2d 135 (1995)

"when a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation."

blanton v. sherman compress co., 256 s.w. 2d 884 (1953)

silence activates estoppel, pursuant to carmine v. bowen, 64 a. 932.

you are making a claim against me and i do hereby, on the record, for the record to let the record show, require proof of claim.

i require a man with personal first-hand knowledge that i, the living soul of god within the flesh and blood man of nature sojourning on earth, am liable and obligated to convey the fruits of my labor to an invisible, intangible, incorporeal, dead legal structure operating in commercial commerce, against my own god given free will without my fully informed freely given consent.

it is a fact that there has been no way to truly pay for anything since 1933.

the federal reserve is a private for profit foreign owned corporation and federal reserve notes are private script. i refuse to participate in the fraudulent monetary system of your corporation.

- 1. to prevent false claims against me, i require all claims against me be expressed in writing with parties own wet ink signature and endorsement notarized under penalty of perjury, and
- 2. claimants must possess absolute power and authority to make said claim, and
- 3. claimants must possess personal first hand knowledge of verified facts of unambiguous evidence claim is true, correct, complete and certain, not false, not misleading and not hearsay.

if you are not willing make a claim against me in writing with your own wet ink signature and endorsement notarized under penalty of perjury then you know your claim is false and you are committing fraud and do thereby concede guilt and waive all immunity and defenses.

What is FRAUD?

Fraud consists of some deceitful practice or willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional.

Black's Law Dictionary, 2nd Edition.

https://thelawdictionary.org/fraud/

i am not in HARRIS COUNTY; HARRIS COUNTY is a dead legal structure operating in commercial commerce.

https://auditor.harriscountytx.gov/CAFR/HC%20CAFR%20Final%20FY%202017.pdf

i am not a legal person and therefore do not have a legal name or legal address.

i do not have a mailbox and i do not do business over the phone.

my only means of communication is this secure encrypted email: <u>living man of god@protonmail.com</u>

i require all further communication and documents be transmitted through email exclusively; **DO NOT EVER TRESPASS ON MY LAND AGAIN!** access to my land is absolutely forbidden without my expressed hand-written consent forever hereafter.

i know your claim is false and misleading and do not appreciate being

threatened by your through your agents.

i am known as master and demand you address me ONLY as master.

do not attempt to refer to me as mr. sir. BRIAN ROARK or any other fiction of law. attempting to fraudulently identify me as a fictitious entity is fraud and trespass against me.

there is no such man as BRIAN ROARK and there is not such place as 3333 LAFFERTY RD. PASADENA TEXAS 77504.

as you have made a claim against me, i expect you possess personal first-hand knowledge of verifiable facts of unambiguous evidence of said claim.

i require you send me a certified copy of your claim in writing with your own wet ink signature and endorsement notarize under penalty of perjury within the next three days or concede fraud and waive all immunity and defenses forever hereafter.

HE WHO DOES NOT DENY ADMITS.

this is a self executing contract. silence is acquiescence, agreement, dishonor and estoppel. failure to respond is fatal.

by: the self-aware living soul god within the flesh and blood man of nature sojourning earth as an ambassador of god almighty.

known as master.

Sent with ProtonMail Secure Email.

----- Original Message -----

On Wednesday, October 10, 2018 9:28 PM, Living man of God < living_man_of_god@protonmail.com> wrote:

private

public notice of liability

notice to agent is notice to principal. notice to principal is notice to agent. notice to public. public notice.

silence is acquiescence, agreement, dishonor and estoppel.

to: Roland Altinger, the man acting as Chief Appraiser of the dead legal structure business as Harris County Appraisal District, in your private and unlimited capacity.

hereinafter: you, your or yours.

from the self-aware living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; i am true fact of nature known commonly as, "master.

hereinafter: me. my, myself or i.

"silence can only be equated with fraud where there is a legal and moral duty to speak, or where an injury left unanswered would be intentionally misleading."

u.s. v. tweel, 550 f.2d 297,299 (1977), quoting u.s. v. prudden, 424 f.2d 1021, 1032 (1970).

"when circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

fisher controls international, inc. v. gibbons, 911 s.w. 2d 135 (1995)

"when a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation."

blanton v. sherman compress co., 256 s.w. 2d 884 (1953)

silence activates estoppel, pursuant to carmine v. bowen, 64 a. 932.

this email is public record; do not destroy. everything herein is on the public record, for the public record, to let the public record show my declaration of will, testament of truth and facts of evidence. I BIND YOU TO YOUR SWORN OATH AND COMMAND YOU TO ACT IN GOOD FAITH OF YOUR SWORD OATH.

I REQUIRE ABSOLUTE FULL DISCLOSURE OF EXACTLY WHAT POSITIVE PROOF OF VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE YOU POSSESS THAT THE LAWS YOU RELY ON APPLY TO ME, THE LIVING SOUL WITHIN THE FLESH AND BLOOD MAN OF NATURE SOJOURNING EARTH; I AM NOT A JURISTIC PERSON or any other kind of person or human being or fiction of law. i am a living soul of god within a flesh and blood man of nature on earth, the land of god; and absolutely nothing else.

Talis non est eadem, nam nullum simile est idem. "What is like is not the same, for nothing similar is the same." 4 Co. 18.

Disparata non debent jungi. Unequal things ought not to be joined. Jenk. Cent. 24.

Paria copulantur paribus. "Things unite with similar things."

That which was originally void, does not by lapse of time become valid.

Quod initio vitiosum est, non potesttractu temporis convalescere. "Time cannot render valid, an act void in its origin." Dig. 50, 17, 29.

"Persons are of two kinds, natural and artificial. A natural person is a human being. Artificial persons include a collection or succession of natural persons forming a corporation; a collection of property to which the law attributes the capacity of having rights

and duties. The latter class of artificial persons is recognized only to a limited extent in our law." Black's Law Dictionary Revised 4th Edition (Page 1300).

"Every person is a human being, but not every human being a person." (Omnis persona est homo, sed non vieissim. – Black's Law Dictionary 7th Edition page 1672).

De morte hominis nulla est cunctatio longa. When the death of a human being may be the consequence, no delay is long. Col Litt. 134. When the question is on the life or death of a man, no delay is too long to admit of inquiring into facts."

"Man" (homo) is a term of nature; "person" (persona), a term of civil law." (Homo vocabulum est naturae; persona juris civilis. – Black's Law Dictionary 7th Edition page 1640).

Persona <u>Latin</u>. Literally, the mask of the actor. *In law*, the persona is the *fictional 'person'* or entity **created by governments** under military law by the process of novation.

those things which are derogatory to the common law are to be strictly interpreted.

he who has not, gives not. he who has nothing to give, gives nothing. a person can not convey a right that is not in him. if a man grant that which is not his, the grant is void.

he who commands [a thing be done] is held to have done it himself.

he who acts through another acts himself, [i. e., the acts of an agent are the acts of the principal.]

EXACTLY WHO GAVE YOU A RIGHT TO MY LAND? I DEMAND YOUR FULL DISCLOSURE OF THIS MAN'S TRUE NAME.

FICTIONS OF LAW CAN NOT ACT OR SPEAK OR SIGN CONTRACTS. ACTS ARISE FROM MAN.

Fraus meretur fraudem. Fraud deserves fraud. Plow. 100. This is very doubtful morality.

Once a fraud, always a fraud. 13 Vin. Ab. 539.

Ex dolo malo non oritur action. Out of fraud no action arises. Cowper, 343; Broom's Max. 349.

Fraus est celare fraudem. It is a fraud to conceal a fraud. 1 Vern. 270.

Fraus latet in generalibus Fraud lies hid in general expressions.

declaration of will, testament of truth, and facts of evidence

i, me, my or myself, the living soul existing within the free sovereign man of nature called, "master," being cognizant of the penalty of perjury, do hereby affirm, depose, and say, **my word is my bond.**

- everything written within this instrument is the truth, the whole truth, and nothing but the truth, so help me god.
- · i am age of majority, competent to testify, and possess supreme authority over every matter written herein.
- · i sojourned earth on soil referred to as texas at a place referred to as pasadena for the past thirteen years of my life.
- · i possess first-hand knowledge of every thing written within this instrument and make this declaration of my own free will act and deed to affirm every thing written herein is true, correct, complete, not misleading and not hearsay.
- · i have never been a member of any military, country, state, county, city, society, community, corporation,....
- \cdot i only serve god. only god commands me. only god represents me. only god judges me. only god can save me.
- · i am solely wholly obligated exclusively to the one true, supreme, prime creator; god almighty in heaven above.
- · i am true fact of nature. fact is superior to fiction. fictitious entities are inferior to living beings; fictions do not exist.
- · fictions of law can not act; acts arise from man, man is liable for his acts; principal is liable for agent.
- · all men are equal. no man is superior to me. no man is my superior. god is superior to man. god is my sole superior.
- every thing i think, say, write, do and express in any form, includes, and is limited to, my meaning exclusively.

the expressed agreement of the parties overcomes or prevails against the law, because the agreement of the parties makes the law of the contract.

NOTICE: silence is acquiescence, agreement, dishonor and estoppel. speak now or forever hold your peace.

this instrument exist explicitly to eternally remove any/all ambiguity of exactly who i am and exactly what governs me.

i am the living soul of god, i am free, and i am sovereign. i am obligated solely to god and governed exclusively by nature.

i do hereby, herein and herewith officially, formally, publically and privately, issue this claim of right to my true freedom.

my acts and deeds include, and are limited to, my own meaning, explicitly, and may not be construed to imply differently.

 \cdot i exist spiritually and physically; i am a self-aware spiritual being within a flesh and blood physical being.

Claim One. i am the living soul of god existing within a living flesh and blood man of nature sojourning earth.

Fact One. "in the beginning god created the heauen, and the earth. "genesis 1:1.

Fact Two. "and god said, let vs make man in our image, after our likenesse: and let them have dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth." genesis 1:26.

Fact Three. "and the lord god formed man of the dust of the ground, & breathed into his nostrils the breath of life; and man became a liuing soule. "genesis 2:7.

Fact Four. "render therefore vnto cesar, the things which are cesars: and vnto god, the things that are gods." matthew 22:21.

i originate from god and to god i shall return. *god created me. god owns me. i belong to god. i am god's property.*

Claim Two. i am free.

Fact One. free = unconstrained; having power to follow the dictates of his own will. not subject to the dominion of another. not compelled to involuntary servitude. <u>used in this sense as opposed to slave.</u>

Fact Two. slave = *a person who is wholly subject to the will of another*; one who has no freedom of action, but whose person and services are wholly under the control of another.

Claim Three. my status is sovereign.

Fact One. sovereign = **a chief ruler with supreme power**; a king or other ruler with limited power.

Claim Four. heretofore and forever hereafter, any/all contracts/agreements/actions/covenants involving me, directly and/or indirectly, **require** my fully informed, freely given, **expressed hand-written consent** to be **valid**.

Fact One. heretofore and forever hereafter, any/all contracts/agreements/actions/covenants, involving me, directly/indirectly, **without** my fully informed, freely given, **expressed hand-written consent** are **invalid**.

Claim Five. heretofore and forever hereafter, any/all power of attorney over any of my affairs, directly and/or indirectly, is unambiguously absolutely explicitly forbidden.

Fact One. heretofore and forever hereafter, any/all power of attorney, exercised and/or executed over any of my affairs, directly and/or indirectly, is thereby an act of fraud and a

trespass against me.

Fact Two. any/all who exercise/execute or have exercised/executed any power of attorney over any of my affairs, directly and/or indirectly, are thereby guilty of fraud and liable for trespass against me.

Claim Six. He who does not willingly speak the truth, is a betrayer of the truth.

Claim Seven. 'linebarger goggan blair & sampson, llp' is an invisible, intangible, incorporeal, dead legal structure operating in commercial commerce.

Claim Eight. dead legal structures possess no soul to save, no body to incarcerate, no mind to meet, no mouth to speak, and no hands to sign; they can not represent man and they can not obligate man.

Claim Nine. dead legal structures can not act; they are mere creatures of the mind.

Claim Ten. acts arise from man.

Claim Eleven. man is liable for his acts.

Claim Twelve. actors are liable for their actions.

Claim Thirteen. principal is liable for agent.

Claim Fourteen. master is liable for slave.

Claim Fifteen. let the principal answer. 4 co. inst. 114; 2 bouv. inst. n. 1337; 4 bouv. inst. n. 3586.

Claim Sixteen. that which is the principal part of a thing is the thing itself. hob. 123.

Claim Seventeen. what a person cannot do by himself, he cannot do through another person.

Claim Eighteen. what is proved by the record, ought not to be denied.

Claim Nineteen. he who is silent is considered as assenting, when his interest is at stake.

Claim Twenty. he who does a thing by agent is considered is considered as doing it himself.

Claim Twenty-one. he who is before in time is the better in right. priority in time gives priority in law.

Claim Twenty-two. men acting as agents of and for 'linebarger goggan blair & sampson, llp', made a claim against land i that has been in my lawful possession since day twnety-five of september, year of our lord, two thousand and twelve.

Claim Twenty-three. no binding bilateral, mutually beneficial, full disclosure contract with my wet ink signature exist.

Claim Twenty-four. everyone may renounce or relinquish a right introduced for his own benefit.

Claim Twenty-five. BRIAN ROARK is a legal name, of a legal person, in a legal society; BRIAN

ROARK is fictitious.

Claim Twenty-six. 3333 LAFFERTY RD. 77504 is a legal address within a federal territory; not physical land of nature.

Claim Twenty-seven. i do not use ZIP codes (federal zoning improvement planning area).

Claim Twenty-eight. i am not within a federal territory; i am a true fact of nature sojourning earth on land referred to as texas at a place referred to as pasadena; i do not participate in commercial commerce or political/military/religious groups.

Claim Twenty-nine. i conveyed written notice to HARRIS COUNTY APPRAISAL DISTRICT of the erroneous information associated with this land on more than one occasion and it elected not to correct erroneous information.

Claim Thirty. proper owner information is: brian-douglas of the roark clan (a living flesh and blood man god existing in nature on land of god.)

Claim Thirty-one. proper address information is: 3333 lafferty road, pasadena, texas (land of god referred to as texas at a place referred to as pasadena.

Claim Thirty-two. erroneous owner information is: <u>BRIAN ROARK</u> (a legal name of a legal person in a legal society of a dead legal structure operating in commercial commerce.)

Claim Thirty-three. erroneous address information is: 3333 LAFFERTY RD. 77504 (a fictitious address in federal territory)

Claim Thirty-four. the man known as jim brod, through his agents, is making a false claim against me, the living soul of god within the living man of nature sojourning the land of god, and is thereby trespassing against me.

Claim Thirty-five. "A maxime is a proposition to be of all men confessed and granted without proof, argument, or discourse." Id. 67a.

Claim Thirty-six. we are all bound to our lawgiver, regardless of our personal interpretation of reality. [isaiah 33:22, james 4:12]

Claim Thirty-seven. legality is not reality

Claim Thirty-eight. the civil law is what a people establishes for itself. [it is not established by god]

Claim Thirty-nine. the greatest enemies to peace are force and wrong. co. litt. 1616.

Claim Forty. what is good and equal, is the law of laws. <u>hob. 224</u>

Claim Forty-one. a contract founded on a base and unlawful consideration, or against good morals, is null.

Claim Forty-two. to be valid a contract must be lawful.

Claim Forty-three. what is first is truest; and what comes first in time, is best in law. <u>co. litt. 347.</u>

Claim Forty-four. all men are equal before the natural law. dig. 50, 17, 32.

Claim Forty-five. all are equal under the law (god's law–ethical and natural law). (exodus

21:23-25; lev. 24:17-21; deut. 1:17, 19:21; matt., 22:36-40; luke10:17; col. 3:25. legal maxims: "no one is above the law."; "commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few.").

Claim Forty-six. a hidden intention is bad. <u>2 buls. 179.</u>

Claim Forty-seven. impunity confirms the disposition to commit crime.

Claim Forty-eight. he who spares the guilty, punishes the innocent.

Claim Forty-nine. offences against nature are the heaviest. <u>3 co. inst. 20.</u>

Claim Fifty. the law rises out of the fact. <u>2 inst. 4779; 2 bl. comm. 329.</u>

Claim Fifty-one. what is good and equal, is the law of laws. <u>hob. 224</u>

Claim Fifty-two. the law regards the order of nature. co. litt. 197.

Claim Fifty-three. the laws of nature are unchangeable.

Claim Fifty-four. fictions arise from the law, and not law from fictions.

Claim Fifty-five. there is no fiction without law.

Claim Fifty-six. <u>fiction yields to truth. where truth is, fiction of law does not exist.</u>

Claim Fifty-seven. fact is superior to fiction; man is true fact; man is superior to fiction; fiction

is minor power.

Claim Fifty-eight. in the presence of the superior power, the minor power ceases. jenk. cent.

<u>214.</u>

Claim Fifty-nine. what is prohibited in the nature of things, cannot be confirmed by law.

finch's law, 74.

Claim Sixty. law is established for the benefit of man.

Claim Sixty-one. no one is obliged to accept a benefit against his consent. <u>dig. 50, 17, 69.</u>

Claim Sixty-two. it is against equity to deprive freeman of the free disposal of their own

property. co. litt. 223. see 1 bouv. inst. n. 455, 460.

formal, official, public, legal, expressed, personal notice of liability.

any/all persons, heretofore and forever hereafter, involved in any contract/agreement/action/covenant involving me, directly and/or indirectly, *without* my fully informed, freely given, expressed hand-written consent, are thereby guilty of fraud and liable for trespass. my inclusion in any contracts/agreements/actions /covenants, directly and/or indirectly, *without* my fully informed, freely given, expressed hand-written consent, is eternally, absolutely, explicitly, forbidden.

- · fraud vitiates all contracts. out of fraud no action arises. once a fraud, always a fraud. it is a fraud to conceal a fraud.
- \cdot guilt makes equal those whom it stains. those consenting and those perpetrating are embraced

in the same punishment.

• That which is the principal part of a thing is the thing itself. what is proved by the record, ought not to be denied.

i require a man with first-hand knowledge of every fact, and claim, declared herein **and** absolute power and authority to rebut every fact, and claim, declared herein **rebut** every fact, and claim, declared herein **point-by-point** in writing with rebutting parties own wet ink signature and endorsement notarized under penalty of perjury, **before the 'default date'** or thereby acknowledge, accept, agree, and concede everything written within this instrument is, heretofore and forever hereafter, decreed the truth, the whole truth and nothing but the truth and deemed true, correct, complete, not false, not misleading, and not hearsay evidence but admissible as true facts of evidence valid in every court.

rebuttal must conform to **all** the required criteria, above and below, to be valid. valid rebuttal required within thirty days.

- A. rebutting party must possess personal first-hand knowledge of every fact, and claim, declared herein.
- B. rebutting party must possess absolute power and authority to rebut every fact, and claim, declared herein.
- C. rebutting party must rebut every *fact*, *and claim*, *declared herein*, point-by-point, in writing with rebutting parties own wet ink signature and endorsement notarized under penalty of perjury as true, correct, complete and certain.
- D. rebutting party must rebut every *fact*, *and claim*, *declared* herein within thirty days or thereby acknowledge, accept and agree everything written within this instrument is, heretofore and forever hereafter, true, correct, complete, and certain.

things are dissolved as they are contracted. "Consent makes the law." (A contract is a law between the parties, which can acquire force only by consent.)

what is like is not the same, for nothing similar is the same. unequal things ought not to be joined. things unite with similar things

my earliest memories of existence are sojourning earth on land called texas at a place called pasadena; i am a living soul.

i am not a legal person, i do not have a legal name or legal address, and USPS agents refuse general delivery unless i falsely identify myself as a fictitious name of a fictitious person in a fictitious legal structure. i will not willfully participate in fraud, so my only means of communication is secured and encrypted email: living_man_of_god@protonmail.com

remain silent to agree with every thing written herein. respond before default date to dispute claims written herein.

silence is acquiescence, agreement, dishonor and estoppel. *speak now or forever hold your peace.*

i, me, my, or myself, the living soul existing within the free sovereign man known as "master," do herewith expressly declare, proclaim, depose and say; being cognizant of the penalty of perjury, i issue this declaration of my own free will act and deed to affirm everything written herein is the truth, the whole truth, and nothing

but the truth, so help me god. i am age of majority and competent to testify to the claims set forth herein and affirm they are true, correct, complete, certain, and admissible as evidence by me, the living soul of god inhabiting the undersigned free sovereign man of nature.

- · United States is an insolvent and bankrupt (civilly dead) legal structure operating on behalf of international bankers.
- · State of Texas, Harris County, and City of Pasadena are instrumentalities of United States; insolvent and bankrupt.
- · i have never been fully informed and freely given my consent; i have never freely given my fully informed consent.
- · no full disclosure contract with my wet ink autograph exist. i am bound only to god. i am obligated only to god.
- · Brian Douglas Roark is a legal name of a legal person created, issued and owned by legal agencies for commerce.
- · Brian Douglas Roark is an involuntary trust created, issued and owned *without my fully informed freely given consent.*
- · Brian Douglas Roark originates from my physical being coming into existence on earth.
- · i am the **true** *holder in due course* of Brian Douglas Roark. i am authorized as signing agent for Brian Douglas Roark.

i am not an expert in the law however i do know right from wrong. if there is any man damaged by statements herein, if he will inform me by facts i will sincerely make every effort to amend my ways. i hereby and herein reserve the right to amend and make amendments to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

if the parties given notice by means of this document have information that would controvert and overcome this affidavit, please advise me in written affidavit form within thirty days from receipt hereof, providing me with your counter affidavit proving with particularity, by stating all requisite actual evidentiary facts and all requisite actual laws, not merely the ultimate facts or conclusions of law, that this affidavit statement is substantially and materially false sufficiently to change materially my status and factual declarations. your silence stands as consent to and tacit approval of the factual declarations herein being established as fact as a matter of law. may the will of our heavenly father live on through the power and authority of his son jesus be done on earth as it is in heaven.

i am not Brian Roark and Brian Roark is not my name. i am the man authorized to act as a signing agent for Brian Roark.

Brian Douglas Roark a legal name that originates from a physical being coming into existence during day ten of september, year of our lord one thousand nine hundred and seventy, at two hours and ten minutes after noon weighing eight pounds and eight ounces; the sixth son, by blood, of the woman called virginia-evelyn of the caldwell clan who was lawfully wedded to the man called raymond-wilbur of the roark clan.

an agreement induced by fraud can not stand. to be valid a contract must be lawful.

quod initio vitiosum est, non potest tractu temporis convalescere. "time cannot render valid, an act void in its origin." dig. 50, 17, 29.

fraud; null and void. (ab initio) Brian Douglas Roark. (ens legis) September 10, 1970, involuntary trust.

euery man is brutish by his knowledge: euery founder is confounded by the grauen image: for his moulten image is falsehood, and there is no breath in them. jeremiah 51:17

true ambassador of god known as master; the true living soul within the true free sovereign man.\

Sent with ProtonMail Secure Email.